NN MILLER RAVEL

	Case 5:08-cv-00125-RMW	Document 5	Filed 01/08/2008	Page 2 of 58
1	Clifford Govaerts, Esg.			
2	Clifford Govaerts, Esq. P.O. Box 2294 Cupertino, CA. 95015			
3	Cupotino, 621. 93013			
4	I certify under penalty of	perjury that the	foregoing is true and co	orrect. Executed on this
5	8 th day of January, 2008.			
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ANN MILLER RAVEL County Counsel County of Santa Clara San Jose, California	Certificate of Service of Notice to Adverse Party of Removal to Federal	Court	2	C08-00125 PVT

%JS 44 (Rev. 12/07)

CIVIL COVER SHEET

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or oblighed rates of court. This form, approved by the Judicial Conference of the United States in September 1974, is record for the unite civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.) I. (a) PLAINTIFFS CLIFFORD M. GOVAERTS MARY MURPHY and JOH? SANTA CLARA (b) County of Residence of First Listed Plaintiff County of Residence of First Listed Defendant (EXCEPT IN U.S. PLAINTIFF CASES) (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE LAND INVOLVED. ANN MILLER RAVEL, County Counsel (S.B. #62139) (c) Attorney's (Firm Name, Address, and Telephone Number) MARCY L. BERKMAN, Deputy County Counsel (S.B. #151915) Clifford Govaerts, Pro Per, P.O. Box 2294, Cupertino, CA OFFICE OF THE COUNTY COUNSEL, 70 West Hedding Street, East Wing, Ninth Floor San Jose, California 95110-1770, Telephone: (408) 299-5900, Facsimile: (408) 292-7240 95015, (408) 253-1921 Phone; (408) 877-1649 Fax II. BASIS OF JURISDICTION (Place an "X" in One Box Only) III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff (For Diversity Cases Only) and One Box for Defendant) Federal Question PTF U.S. Government PTF Plaintiff (U.S. Government Not a Party) Citizen of This State Οı Incorporated or Principal Place O_4 of Business In This State ☐ 4 Diversity U.S. Government Citizen of Another State O 2 Incorporated and Principal Place D 2 C) 5 5 Defendant of Business In Another State (Indicate Citizenship of Parties in Item III) Citizen or Subject of a □ 3 O 3 Foreign Nation O 6 O 6 Foreign Country NATURE OF SUIT (Place an "X" in One Box Only) CONTRACT TORTS FORFEITURE/PENALTY BANKRUPTCY OTHER STATUTES [] [10 Insurance PERSONAL INJURY PERSONAL INJURY 🗗 610 Agriculture ☐ 422 Appeal 28 USC 158 400 State Reapportionment ☼ 120 Marine 310 Airplane 362 Personal Injury -(1) 620 Other Food & Drug ☐ 423 Withdrawal 410 Antimist CL 130 Miller Act 315 Airplane Product Med Malpractice 7 625 Drug Related Seizure 28 USC 157 430 Banks and Banking ☐ 140 Negotiable Instrument Liability of Property 21 USC 881 365 Personal Injury -450 Commerce ☐ 150 Recovery of Overpayment O 320 Assault, Libel & @ 630 Liquor Laws PROPERTY RIGHTS Product Liability 460 Deportation O 640 R R & Truck & Enforcement of Judgmen Slander 368 Asbestos Personal 820 Copyrights 470 Racketeer Influenced and 151 Medicare Act 2 830 Patent 330 Federal Employers Injury Product 🗘 650 Airline Regs. Compt Organizations Liability 152 Recovery of Defaulted Liability O 660 Occupational 840 Trademark 480 Consumer Credit PERSONAL PROPERTY Student Loans 340 Marine Safety/Health 490 Cable/Sat TV 345 Marine Product CJ 690 Other (Excl. Veterans) 370 Other Fraud 810 Selective Service 371 Truth in Lending LABOR SOCIAL SECURITY 153 Recovery of Overnayment Liability 850 Securities/Commodities/ 350 Motor Vehicle of Veteran's Benefits 380 Other Personal 710 Fair Labor Standards 861 HIA (1395ff) Exchange 160 Stockholders' Suits 355 Motor Vehicle O 862 Black Lung (923) Property Damage 875 Customer Challenge Act 190 Other Contract Product Liability 720 Labor/Mymt. Relations 0 863 DIWC/DIWW (405(g)) 12 USC 3410 385 Property Damage 195 Contract Product Liability ☐ 360 Other Personal Product Liability 730 Labor/Mgmt.Reporting J 864 SSID Title XVI 890 Other Statutory Actions ☐ 196 Franchise Injury & Disclosure Act ☐ 865 RSI (405(g)) 891 Agricultural Acts REAL PROPERTY CIVIL RIGHTS PRISONER PETITIONS 740 Railway Labor Act FEDERAL TAX SUITS 892 Economic Stabilization Act 441 Voting ☐ 210 Land Condemnation 510 Motions to Vacate 790 Other Labor Litigation 3 870 Taxes (U.S. Plaintiff ■ 893 Environmental Matters ☐ 220 Foreclosure 442 Employment Sentence 791 Empl. Ret. Inc. or Defendant) ☐ 894 Energy Allocation Act 230 Rent Lease & Ejectment 443 Housing/ Habeas Cornus: Security Act ■ 871 IRS—Third Party 895 Freedom of Information CT 240 Torts to Land Accommodations 530 General 26 USC 7609 1 245 Tort Product Liability 444 Welfare 535 Death Penalty **IMMIGRATION** 900Appeal of Fee Determination 290 All Other Real Property 445 Amer, w/Disabilities -540 Mandamus & Other 7 462 Naturalization Application Under Equal Access Employment 550 Civil Rights J 463 Habeas Corous to Justice 446 Amer, w/Disabilities 555 Prison Condition Alien Detainee 950 Constitutionality of Other 465 Other Immigration State Statutes 440 Other Civil Rights V. ORIGIN Appeal to District Judge from (Place an "X" in One Box Only) Transferred from 2 Removed from Original Remanded from ☐ 4 Reinstated or ☐ 5 ☐ 6 Multidistrict \Box 3 7 another district Magistrate Proceeding Litigation State Court Appellate Court Reopened Judgment (specify) Cite-the-U.S. Civil-Statute under which you are filing (Do-not-cite jurisdictional statutes unless diversity): $28~\mathrm{USC}~1441(b)$ VI. CAUSE OF ACTION Brief description of cas Plaintiff suring for alleged violation of 18 USC 1983 arising from child support enforcement proceedings.

VII. REQUESTED I COMPLAINT:	N 🗗 : CHECK IF THIS UNDER F.R.C.P	IS A CLASS ACTION 23	DEMAND S	CHECK YES only if c JURY DEMAND:	demanded in complaint: ☐ Yes ☐ No
VIII. RELATED CA	SE(S) (See instructions).	JUDGE		DOCKET NUMBER	
DATE NOW	Br	SIGNATURE OF ATTOR	RNEY OF RECORD		
FOR OFFICE USE ONLY					
RECEIPT #	AMOUNT	APPLYING IFP	JUDGE	MAG. JUDGI	· · · · · · · · · · · · · · · · · · ·

	Case 5:08-cv-00125-RMW Documen	t 5 Filed 01/08/2008 Page 4 of 58
1 2 3 4 5 6	70 West Hedding, East Wing, Ninth Floor	Counsel (S.B. #151915)
8	CUMERION COURT OF CALL	TODAYA GOLDATA OF GLAVEL OF A
9	SUPERIOR COURT OF CAL	IFORNIA, COUNTY OF SANTA CLARA
10	CLIFFORD M. GOVAERTS,) No. 1-07-CV-095874
11	Plaintiff,) NOTICE TO ADVERSE PARTY OF
12	v.	REMOVAL TO FEDERAL COURT
13	SANTA CLARA COUNTY	Judge: Honorable Kevin MurphyDate of First Filing: October 5, 2007
14	DEPARTMENT OF CHILD SUPPORT SERVICES; MARY MURPHY, ATTY; JOHN G. VARTANIAN, III, COUNTY	Department: 22 Trial Date: None
15	OF SANTA CLARA; MELODY GRANDELL; AND DOES 1-10.	
16 17	Defendants.	
18	TO PLAINTIFF IN PRO PER CLIFF	ORD M GOVAERTS ESO
19		ce of Removal of this action was filed in the San Jose
20	Division of the United States District Cour	• *
21	a President and Company Company and Compan	OF REMOVAL is attached to this Notice and is
22	served herewith.	
23	Dated: January 7, 2008	Respectfully submitted,
24		ANN MILLER RAVEL
25		County Counsel By:
26		MARCY L. BERKMAN Deputy County Counsel
27	108606.wpd	Attorneys for Defendants JOHN G. VARTANIAN, III AND MARY MURPHY
ANN MILLER RAVEL County Counsel County of Santa Clara San Jose, California	Notice to Adverse Party of Removal to Federal Court	1 -07-CIV-095874

County Dept of Child Support Services et al. Case No. 1-07-CV-095874. Plaintiff did not serve that original complaint. That complaint alleged common law state tort claims: intentional infliction of emotional distress, negligent infliction of emotional distress, malicious prosecution, and breach of fiduciary duty. That complaint was not served at that time upon defendants. True and correct copies of that complaint and summons is attached hereto as Exhibit A.

- 2. On December 4, 2007, Plaintiff Govaerts filed a First Amended Complaint adding a claim arising under federal law: 42 U.S.C. § 1983. A true and correct copy of that First Amended Complaint is attached hereto as Exhibit B.
- 3. Plaintiff left a copy of the First Amended Complaint in the lobby of the County department where Defendants Vartanian and Murphy work and made a request that they agree to accept service by notice of acknowledgment and receipt.
- 4. On January 7, 2008, Deputy County Counsel Marcy L. Berkman executed a notice of acknowledgment and receipt on behalf of Defendants Vartanian and Murphy. True and correct copies of that notice is attached hereto as Exhibit C.
- 5. This action is a civil action of which this Court has original jurisdiction under 28 U.S.C. § 1331, and is one which may be removed to this Court by Defendants pursuant to the provisions of 28 U.S.C. § 1441(b) in that it alleges a cause of action arising under 42 U.S.C. section 1983 for violation of plaintiff's constitutional rights.
- 6. Plaintiff's claims arise from his allegations that Defendants efforts to enforce an allegedly excessive amount of child support payments from Plaintiff Govaerts violated

 Plaintiff's constitutional rights. Plaintiff filed the civil action which is hereby removed in the Santa Clara County Superior Court. Accordingly, assignment is appropriate to the San Jose

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ANN MILLER RAVEL County Counsel County of Santa Chara San Jose, California

		SUM-100
	SUMMONS	FOR COURT USE ONLY (SOLO PARA USO DE LA CORTE)
	(CITACION JUDICIAL)	L TO CONCIN
NOTICE TO DEFENDANT	1: County of Serita Clara Dy it Savian, Mary Murphy in III South Clara County	hombret
AVISO AL DEMANDADO); Court of	ic selland
of hill suppo	it sewear, many murphy	2101 001 -5 P 3: 59
VolinG Witoms	y II Sorta Vela County	
Molose & YOU ARE BEING SUED I	grandell	net a series of the series of
YOU ARE BEING SUED I (LO ESTÁ DEMANDAND	3Y PLAINTIFF:	
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copy served on the plaintiff. court to hear your case. Thei information at the California (nearest you. If you cannot p lose the case by default, and There are other legal requi attorney referral service. If yo program. You can locate thes Courts Online Self-Help Centu Tiene 30 DÍAS DE CALEND en esta corte y hacer que se e escrito tiene que estar en for pueda usar para su respuesta California (www.courtinfo.ca, puede pagar la cuota de pres- su respuesta a tiempo, puede Hay otros requisitos legales servicio de remisión a aboga- legales gratuitos de un progra California Legal Services, (we	DAYS after this summons and legal papers are served on A letter or phone call will not protect you. Your written re may be a court form that you can use for your response to your responsive to the filing fee, ask the court clerk for a fee waiver form your wages, money, and property may be taken without trements. You may want to call an attorney right away. If ou cannot afford an attorney, you may be eligible for free to nonprofit groups at the California Legal Services Weber (www.courtinfo.ca.gov/selfhelp), or by contacting you DARIO después de que le entreguen esta citación y paper entregue una copia al demandante. Una carta o una llaminato legal correcto si desea que procesen su caso en la a. Puede encontrar estos formularios de la corte y más gov/selfhelp/espanol/), en la biblioteca de leyes de su centación, pida al secretario de la corte que le dé un form el perder el caso por incumplimiento y la corte le podrá que es. Es recomendable que llame a un abogado inmediata dos. Si no puede pagar a un abogado, es posible que cuama de servicios legales sin fines de lucro. Puede enco vw.lawhelpcalifornia.org), en el Centro de Ayuda de las of applespanol/) o poniéndose en contacto con la corte o el deprespanol/) o poniéndose en contacto con la corte o el depresante.	response must be in proper legal form if you want the isse. You can find these court forms and more eithelp), your county law ilbrary, or the courthouse in. If you do not file your response on time, you may further warning from the court. If you do not know an attorney, you may want to call an in legal services from a nonprofit legal services in site (www.lawhelpcalifornia.org), the California in local court or county bar association. These legales para presentar una respuesta por escritor in add telefónica no lo protegen. Su respuesta por escrito in add telefónica no lo protegen. Su respuesta por escrito in add telefónica no lo protegen. Su respuesta por escrito in add telefónica no lo protegen. Su respuesta por escrito in add telefónica no lo protegen. Su respuesta por escrito información en el Centro de Ayuda de las Cortes de condado o en la corte que le quede más cerca. Si no includar o de exención de pago de cuotas. Si no presenta quitar su sueldo, dinero y bienes sin más advertencia. Inmente. Si no conoce a un abogado, puede llamar a un umpla con los requisitos para obtener servicios intrar estos grupos sin fines de lucro en el sitio web de Cortes de California,
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(El nombre y dirección de la c	Superior Court Of Santa Clara Cou	inty (Númbra of CV095874
	191 N. First Street	
	San Jose, CA 95113	
	phone number of plaintiff's attorney, or plaintiff without número de teléfono del abogado del demandante, o de	
-00T 0 5 9007	Clifford M. Govaerts, 400, -143	19 miles and the second
	P.O Box 2294	A. Ilas Dentity
DATE: (<i>Fecha</i>)	Cupertino, CA 95015 Clerk, by(Secretario)	A. IICIS Deputy (Adjunto)
For proof of service of this su	rmmons, use Proof of Service of Summons (form POS sta citatión use el formulario Proof of Service of Sumn NOTICE TO THE PERSON SERVED: You are ser	S-010).) mons, (POS-010)).
[SEAL]	as an individual defendant.	
	as the person sued under the fictitious na .	me of (specify):
	 a. on behalf of (specify): 	2000 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	under: CCP 416.10 (corporation) CCP 416.20 (defunct corporation CCP 416.40 (association or partr	/
	other (specify):	
	4. by personal delivery on (date):	Pane 1 of 1

2 CLIFFORD M. GOVAERTS, SBN 073624 P.O. BOX 2294 3 **CUPERTINO, CA 95015** TELEPHONE: (408) 253-1921 4 FAX: (408) 877-1649 5 Pro per 6 7 8 SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA 9 CLIFFORD M. GOVAERTS **Plaintiff** 10 COMPLAINT FOR MONEY DAMAGES 11 VS. Personal Injury and Fiduciary Breach 12

Santa Clara County Department of)
Child Support Services;

(Damages exceed \$25,000)

Mary Murphy, Atty;
John G. Vartanian, III,
County of Santa Clara;
Melody Grandell; and

Does 1-10

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First Cause of action- Negligent Infliction of Emotional Distress:

Plaintiff alleges:

- 1. Defendant Santa Clara County Department of Child Support Services is, and at all times mentioned herein was, a public entity, duly organized and existing under the laws of the State of California.
- 2. At all times mentioned herein, defendants Mary Murphy, Atty and John G. Vartanian, III are employees of defendant Santa Clara County Department of Child Support Services and in doing the acts hereinafter described, acted within the course and scope of his or her employment. It is believed and therefore alledged that Defendant John G. Vartanian, III is the supervisor of Defendant Mary Murphy, Atty.
- 3. Defendant Melody Grandell is Plaintiff's former spouse and a resident of Santa Clara County, the County where the underlying Child Support Order and Action in this matter arose.

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- 4. Defendant County of Santa Clara is, and at all times mentioned herein was, a county duly organized and existing under the laws of the State of California and is responsible for the management and supervision of some or all of the other public entities or public employees whose acts are hereinafter described.
- 5. Plaintiff is ignorant of the true names and capacities of defendants sued herein as DOES 1-10, inclusive, and therefore sues these defendants by such fictitious names. Plaintiff will amend this complaint to allege their true names and capacities when ascertained, Plaintiff is informed and believes and thereon alleges that each of these fictitiously named defendants is negligently responsible in some manner for the occurrences herein alleged, and that plaintiff's injuries as herein alleged were proximately caused by that negligence.
- 6. At all times herein mentioned, defendants DOES 1-10 , inclusive, were the agents, servants, and employees of their codefendants, and in doing the things hereinafter alleged were acting in the scope of their authority as such agents, servants, and employees, and with the permission and consent of their codefendants.
- 7. Defendant Mary Murphy, in connection with an ongoing child support modification conflict between plaintiff and Defendant Melody Grandell, on or about June 2006, informed the court that Plaintiff owed \$42,000, principal and interest, in back child support, in clear violation of her duties as a member of the California State bar, Rule of Professional Conduct 5-200 (A) and (B) to present matters truthfully and not to mislead the judicial officer. Ms. Murphy knew or should have know that Plaintiff's obligation was a small potion of that amount as she had been advised by Defendant Grandell that the amount of child support actually due was less than \$3,000.
- 8. Defendant Mary Murphy new or should have know that Plaintiff, as a result of a bitter divorce and the recent loss of his job was suffering from an emotional disability and was collecting California SSI.
- 9. As a result of her ethical duty, and the commitment of her employer, Defendant Santa Clara County Department of Child Support Services's expressed mission statement to promoter the well-being of families with accurate and timely service, as

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stated in such defendant's marketing materials attached as Exhibit A, Mary Murphy owed a duty of care to plaintiff which she breached by her failure to determine the exact amount of child support due

- 10. As the proximate result of the acts alleged above, plaintiff suffered humiliation, mental anguish, and emotional and physical distress, and has been injured in mind due to the harassing letters from Defendant Department of Child Support Services which included threats of arrest, attachment, garnishment of tax refunds (which did occur) and that threat to Plaintiff's professional license, all of which caused severe emotional breakdown of Plaintiff and hospitalization, all to Plaintiff's damage.
- 11. As a further proximate result of the acts alleged above, plaintiff was required to and did employ physicians to examine, treat, and care for plaintiff, and incurred additional medical expenses for hospital bills and other incidental medical expenses. Plaintiff is informed and believes and thereon alleges that plaintiff will incur some additional medical expenses, the exact amount of which is unknown.
- 12. By reason of the acts alleged above, plaintiff was prevented from continuing his job search and is reaching the end of his COBRA health insurance coverage. Plaintiff is informed and believes and thereon alleges, that plaintiff was thereby sustain further damages.
- 13. The acts of defendant Mary Murphy and the failure of all other defendants other than Melody Grandell to supervise Ms. Murphy justify the awarding of damages to
- 14. Defendant's actions in misleading the Court as to the amount of Child support due were not part of an action instigated or prosecuted by her as the matter was already pending. Mary Murphy was in fact, a mere witness for the Defendant Department of Child Support and as such does not enjoy the normal prosecutorial immunity and as the function her position was to protect children, such immunity is not available as a result of her deceit under Government Code § 820.21
- 14. Plaintiff was required to comply with the claims statute and has complied. Plaintiff's claim was denied by Defendant County of Santa Clara on April 4, 2007;

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WHEREFORE, plaintiff prays judgment as follows:

1. For general damages according to proof;

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- 2. For medical and related expenses according to proof.
- 3. For lost earnings, past and future, according to proof;]
- 4. For costs of suit herein incurred; and
- 5. For such other and further relief as the court may deem proper.

Second Cause of action-Intentional Infliction of Emotional Distress:

Plaintiff alleges:

- 1.Plaintiff repeats allegations 1-4 from his First Cause.
- 2. Plaintiff is ignorant of the true names and capacities of defendants sued herein as DOES 1-10, inclusive, and therefore sues these defendants by such fictitious names. Plaintiff will amend this complaint to allege their true names and capacities when ascertained. Plaintiff is informed and believes and thereon alleges that each of these fictitiously named defendants except for Defendant Melody Grandell are responsible in some manner for the occurrences herein alleged, either as a result of their failure to supervise, or for some other reason, and that plaintiffs injuries as herein alleged were proximately caused by that act or omission.
- 3. At all times herein mentioned, defendants DOES 1-10, inclusive, were the agents, servants, and employees of their codefendants, and in doing the things hereinafter alleged were acting in the scope of their authority as such agents, servants, and employees, and with the permission and consent of their codefendants.
- 4. Defendant Mary Murphy, in connection with the above-described child support modification conflict, with full known of the inaccuracy of the information, informed the court that Plaintiff owed \$42,000, principal and interest, in back child support, in clear violation of her duties as a lawyer and arising out of her relationship to

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Plaintiff. Ms. Murphy knew that Plaintiff's obligation was a small potion of that amount as she had been advised by Defendant Grandell that the amount of child support actually due was less than \$3,000 and acted with reckless abandon and/or willfulness.

- 5. Defendant Mary Murphy new or should have know that Plaintiff, as a result of a bitter divorce and the recent loss of his job was suffering from an emotional disability and was collecting California SSI.
- 6. Defendant Murphy's wilfull misconduct was wanton, malicious, and oppressive, and justify the awarding of exemplary and punitive damages.
- 7. As the proximate result of the acts alleged above, plaintiff suffered humiliation, mental anguish, and emotional and physical distress, and has been injured in mind due to the harassing letters from Defendant Department of Child Support Services which included threats of arrest, attachment, garnishment of tax refunds (which did occur) and that threat to Plaintiff's professional license, all of which caused severe emotional breakdown of Plaintiff and hospitalization, all to Plaintiff's damage.
- 8. As a further proximate result of the acts alleged above, plaintiff has incurred the other special damages set forth above.
- 9. By reason of the acts alleged above, plaintiff was prevented from continuing his job search and is reaching the end of his COBRA health insurance coverage. Plaintiff is informed and believes and thereon alleges, that plaintiff was thereby sustain further damages.
- 10. The acts of defendant Mary Murphy and the failure of all other defendants other than Melody Grandell to supervise Ms. Murphy justify the awarding of exemplary and punitive damages to Plaintiff.
- 11. Plaintiff repeats allegations relative to the claims and immunity argument above.

WHEREFORE, plaintiff prays judgment as follows:

- 1. For general damages according to proof;
- 2. For medical and related expenses according to proof.



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- 3. For lost earnings, past and future, according to proof:
- 4. Exemplary and punitive damages

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- 5. For costs of suit herein incurred; and
- 6. For such other and further relief as the court may deem proper.

Third Cause of action- Malicious Prosecution:

Plaintiff alleges:

- Plaintiff repeats allegations 1-6 from his Second cause of action.
- Despite the claim that Plaintiff owed \$42,000 in back child support, 2. but only after the suffers of Plaintiff, Defendant Department of Child Support Services ultimately concluded that no back child support existed. See Defendant Department of Child Support Services letter of February 12, 2007, attached as Exhibit In response thereto Plaintiff supplemented his claim pending against the County by his letter of February 20, 2007, informing the county of his elevated damages and new causes of action, as shown in Exhibit attached hereto.
- 3. Defendants acted without any basis in fact in claiming any amout over \$3,000 was due and in their vicious actions to recover such amounts. Defendant Murphy did not honestly, reasonably, and in good faith believe Plaintiff to be guilty of the financial neglect of his daughter. She had no justification in participating in such wrong doing.
- 4 Plaintiff is informed and believes and therefore alleges that Defendent Melody Grandell wrongfully participated in such conduct. Melody Grandell had no justification in participating in such wrong doing as she knew there was no such deficiency
- 5. Defendants Murphy and Grandell, And unknown Does acted maliciously in pursuing Plaintiff for amounts knowingly not due and did so out of an improper motive or purpose, prejudice, or a desire to annoy and wrong Plaintiff to pay an amount of \$3,000, which due to his limited income, was ultimately determined not due.
- 6. As a proximate result of the wrongdoings initiated by Defendant, Plaintiff has been damaged.

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- 7. Such misstated claim for back Child Support and harassment to collect such debt were acts by said Defendants which were willful, wanton, malicious and oppressive in that it was, it is believed, in the case of Defendant Mary Murphy, and a policy or customer of Defendant Department of Child Support Services that all dads are deadbeats and none are truly disabled. This gender bias, it is believed, and the ill will of Melody Grandell, it is believed and therefore alleged, was motivated by hatred of or ill will toward Plaintiff. These acts, and the frail condition of Plaintiff when they occurred, therefore justify the awarding of punitive damages.
- 7. Plaintiff repeats allegations relative to the claims and immunity argument above.

WHEREFORE, plaintiff prays judgment against defendants, and each of them, as follows:

- 1. For general damages according to proof.
- 2. For punitive damages as permitted by law
- 3. For costs of suit herein incurred.
- 4. For such other and further relief as the court may deem proper.

Fourth Cause of action- Breach of Fiduciary Duty of Attorney due Plaintiff: (As Against Defendants Murphy and Plaintiff alleges:

- 1.Plaintiff repeats allegations 1-5 from his Second Cause.
- 2. Plaintiff is ignorant of the true names and capacities of defendants sued herein as DOES 1-10, inclusive, and therefore sues these defendants by such fictitious names. Plaintiff will amend this complaint to allege their true names and capacities when ascertained. Plaintiff is informed and believes and thereon alleges that each of these fictitiously named defendants except for Defendant Melody Grandell are responsible in some manner for the occurrences herein alleged, either as a result of their failure to supervise, or for some other reason, and that plaintiff's injuries as herein alleged were proximately caused by that act or omission.

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- 3. At all times herein mentioned, defendants DOES 1-10—, inclusive, were the agents, servants, and employees of their codefendants, and in doing the things hereinafter alleged were acting in the scope of their authority as such agents, servants, and employees, and with the permission and consent of their codefendants.

 4. For such other and further relief as the court may deem proper.
- As a result of Defendant's role and position, a balancing of (1) her intended harm to Plaintiff with her knowledge of his emotional condition and health, (2) the degree of certainty that being unemployed and told he owed more he knew he didn't, after being through the "normal traumas" of family breakdowns, such intended harm was likely (3) the clear violation of rules of professional responsibility, (4) the severity of the harm caused, and (5) the policy of this state and the Count to prevent harm under these situations, case law creates a fiduciary duty between lawyer and third party. See U Biakanja, 49 Cal. 2d. 647, and Adelman v. Associated Internat. Ins. Co., 90 Cal App 4th 352, at 361.
- 5. Said defendants breached such duty by their wrongful allegations regarding back child support
- 6. As a result of such breach, defendants gained a collection advantage against Plaintiff, requiring Plaintiff to hire his own counsel and incur legal expenses exceeding \$3,000, much to Plaintiff's damage.
- 7... Defendant Murphy's willful misconduct was wanton, malicious, and oppressive, and justify the awarding of exemplary and punitive damages...
- 8.. As the proximate result of the acts alleged above, plaintiff suffered humiliation, mental anguish, and emotional and physical distress, and has been injured in mind due to the harassing letters from Defendant Department of Child Support Services which included threats of arrest, attachment, garnishment of tax refunds (which did occur) and that threat to Plaintiff's professional license, all of which caused severe emotional breakdown of Plaintiff and hospitalization, all to Plaintiff's damage.
- 9.. As a further proximate result of the acts alleged above, plaintiff has incurred the other special damages, including legal and medical fees set forth above.

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- 10. By reason of the acts alleged above, plaintiff was prevented from continuing his job search and is reaching the end of his COBRA health insurance coverage.

 Plaintiff is informed and believes and thereon alleges, that plaintiff was thereby sustain further damages.
- 10. The acts of defendant Mary Murphy and the failure of all other defendants other than Melody Grandell to supervise Ms. Murphy justify the awarding of exemplary and punitive damages to Plaintiff.
- 11. Plaintiff repeats allegations relative to the claims and immunity argument above.
- 12. Plaintiff repeats allegations relative to the claims and immunity argument above.

WHEREFORE, plaintiff prays judgment as follows:

- 1. For general damages according to proof;
- 2. For medical and related expenses according to proof.
- 3. For lost earnings, past and future, according to proof;
- 4. Exemplary and punitive damages
- 5. For costs of suit herein incurred; and
- 6. For such other and further relief as the court may deem proper.

Dated: 10/6/07

Clifford MV Govaerts Plaintiff

VERIFICATION

I, Clifford M. Govaerts, am the plaintiff in this action. I have read the

foregoing complaint and know the contents thereof. The same is true of my own knowledge, except as to those matters which are therein stated on information and belief, and, as to those matters, I believe it to be true.

Dated: (0/5/0)

Clifford M. Govaerts, Plaintiff

	PLD-PI-001(6)
SHORT TITLE:	CASE NUMBER
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Exemplary Damages Attachn	nent Page (/
ATTACHMENT TO X Complaint Cross - Complaint	
EX-1. As additional damages against defendant (name): John G Va	ertanian III
Plaintiff alleges defendant was guilty of malice fraud	
oppression	
as defined in Civil Code section 3294, and plaintiff should recover, in additi to make an example of and to punish defendant.	ion to actual damages, damages
EX-2. The facts supporting plaintiff's claim are as follows:	
Defendant Mary Murphy, in connection a child support modific known of the inaccuracy of the information, informed the cour \$42,000, principal and interest, in back child support, in clear a lawyer and arising out of her relationship to Plaintiff. Ms. Murobligation was a small potion of that amount as she had been a Grandell that the amount of child support actually due was less with reckless abandon and/or willfulness. Defendant Mary Murphy new or should have know that bitter divorce and the recent loss of his job was suffering from and was collecting California SSI. Defendant Murphy's wilful malicious, and oppressive, and justify the awarding of exempla As the proximate result of the acts alleged above, plain mental anguish, and emotional and physical distress, and has be the harassing letters from Defendant Department of Child Suppincluded threats of arrest, attachment, garnishment of tax refunctional threat to Plaintiff and beginning at the Pl	rt that Plaintiff owed violation of her duties as a urphy knew that Plaintiff's dvised by Defendant is than \$3,000 and acted at Plaintiff, as a result of a an emotional disability Il misconduct was wanton, ary and punitive damages. It iff suffered humiliation, een injured in mind due to port Services which ds (which did occur) and d severe emotional
breakdown of Plaintiff and hospitalization, all to Plaintiff's dam	nage.
EX-3. The amount of exemplary damages sought is a.	

HORT TITLE:	PLD-PI-001
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Exemplary Damages Attach	ment Page (O
ATTACHMENT TO X Complaint Cross - Complaint	
EX-1. As additional damages against defendant (name): Mary M	eerfolig
Plaintiff alleges defendant was guilty of malice fraud oppression as defined in Civil Code section 3294, and plaintiff should recover, in add to make an example of and to punish defendant.	fition to actual damages, damages
EX-2. The facts supporting plaintiff's claim are as follows:	
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EX-3. The amount of exemplary damages sought is a. \times not shown, pursuant to Code of Civil Procedure section 425.10.	

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	Exem	plary Dam	ages Attac	hment	Page (2
	HMENT TO [X] Complaint				
EX-1.	As additional damages against defo	endant (name): 🗧	Santer Olan Of Child	a County. Subbox s	Depotract Service
.1 ()	laintiff alleges defendant was guilt malice fraud	y of	y	<i>J I</i> '	- ,
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EX-2. T	ne facts supporting plaintiff's claim	are as follows:			
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EX-3. The amount of exemplary damages sought is

a. not shown, pursuant to Code of Civil Procedure section 425.10.

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	PROOF OF SERVICE
	Declaration under Code of Civil Procedure § 1094.5
	1,, a resident of Santa Clara County, whose business address is
	5
	7
	This, 2007
	Served the following items:
10	Complaint re Personal Injury, Clifford M. Govaerts vs Santa Clara County Department of
11	Child Support Services, Summons and Statement of Damages:
12	
13	
14	
15	Santa Clara County Department Mary Murphy of Child Support Services Santa Clara County Department
16	2851 Junction Ave. of Child Support Services
17	San Jose, CA 95134-1910
18	John G. Vartanian III Melody Grandell Santa Clara County Department 10338 Scenic Blvd
19	of Child Support Services Cupertino, CA 95014 2851 Junction Ave.
20	San Jose, CA 95134-1910
-21	Santa Clara County Board Of Supervisors 70 W. Hedding Road, East Wing
	10 th Floor San Jose, CA 95110
22	
23	By hand delivery or other Personal service
24	I declare under penalty of perjury under the laws of the State of California that the above is true
25	and correct.
26	Dated:
27	

Mission of the Department of Child Support Services

The mission of the Department of Child Support Services is to promote the well-being of children and the self-sufficiency of families by delivering effective child support services to help meet the financial, medical, and emotional needs of children.

Values of the Department of Child Support Services

The Department of Child Support Services

- Is dedicated to providing a child support program that puts the security
 of children above all else, based on the belief that parental responsibility
 includes financial, medical, and emotional support
- Takes pride in treating everyone served with kindness and compassion
- Treats customers equally and impartially, recognizing their differences with respect and understanding
- Responds to customers with accurate and timely services
- Works collaboratively with customers, other governmental agencies, and partners in an environment of trust and open communication to provide the best possible child support services

Call toll free 1-866-249-0773 to find your county Department of Child Support Services office or visit our website at http://www.childsup.ca.gov

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Exhibit A

County of Santa Clara

Department of Child Support Services

2685 Junction Avenue San Jose, California 95134 (408) 503-5200 FAX 503-5252

Ralph Miller, Director

February 12, 2007

Clifford Govaerts P.O. Box 2294 Cupertino, California 95015

Re: In re the Marriage of Govaerts

FSB: 0205857

Dear Mr. Govaerts:

It is my understanding from your attorney that the Department of Child Support Services is permitted to deal with you directly until you inform us that you want us to deal with your attorney.

This letter is in response to your correspondence in which you believe you have over paid child support. I agreed you have over paid the child support that has accrued from June 1, 2006 through January 1, 2007. In May/June of last year, Ms. Grandell asserted that there were child and spousal support arrears estimated in the amount of \$6,894 owed prior to June 1, 2006. (These figures were listed in a Responsive Declaration I filed with the court in June of 2006. A copy was served on your attorney.)

On July 20, 2006, Melody Grandell, your attorney, Tracy Duell-Casez and I were present in Department 94 for a settlement conference. The issues before the court were modification of child and spousal support and determination of arrears. Your attorney was not able to reach you. By stipulation Ms. Grandell, Ms. Duell-Casez and I agreed to take the motion off calendar without prejudice. Any party-could ask that the matter be restored.

I just spoke with Ms. Grandell. She has decided not to pursue the prior arrearages at this time. She is aware that this will result in an overpayment of support and you will not need to pay support until the overpayment is cured.

Attached is a Schedule of Payments which shows that you have over paid child support by \$2,062.93 through January, 2007. This means you would not owe support for February, March, and April. For May, you would only need to pay \$161.07. (4 months x \$566= \$2,224 less \$2,062.93 = \$161.07).

Exhibit B-1

Board of Supervisors: Donald F. Gage, Blanca Alvarado, Pete McHugh, James T. Beall, Jr., Liz Kniss County Executive: Peter Kutras, Jr.

Clifford Govarets February 12, 2007 Page 2

I have already asked the Child Support Officer assigned to your case to adjust your accounts. If you disagree or have questions regarding the above, you can contact me at (408) 503-5502 or fax correspondence to (408) 503-5657.

Sincerely,

Mary Murphy

Department of Child Support Services

cc: Melody Grandell Tracy Duell-Cazes . Schedule of Payments

February 12, 2007

Page: 1

FSB 0205857 Govaerts Never Airear:

Simple Interest starting at: 10%

Payments are being applied: first to debt incurred during the current month, then to interest, then to principal

Prepared using software licensed to Santa Clara County Family Support

				,			*** ****		
Date	Amount or paym received	ent	# of days	Interest rate from this date forward	Interest earned since prior transaction	Total accrued interest	Portion of payment applied to interest	Transaction's effect (+ or -) upon principal balance	Principal balance
Jun 01, 2006	566.00	Amt Due	0	10	.00	.00		566.00	566.00
Jun 01, 2006	-1,134.00	Amt Due	0	10	.00	.00		-1,134 00	-568.00
Jul 01, 2006	566.00	Amt Due	30	10	.00	.00		566.00	.2.00
Jul 01, 2006	-294.00	Payment	()	10	00	.00		-294 ((()	-296,00
Aug 01, 2006	566.00	Amt Due	31	10	00	.00		566 00	270,00
Aug 01, 2006	-101.53	Payment	()	{ ()	()()	.00.		401.53	168 47
Sep 01, 2006	566.00	Amt Due	31	[1]	1.43	1.43		566.00	734.47
Oct 01, 2006	566.00	Amt Due	30	1 ()	6.04	7.47		566.00	1,300 47
Oct 01, 2006	-1,721.00	Payment	0	10	00	7.47	-7 47	-1.713.53	-413.06
lov 01, 2006	566.00	Amt Due	31	10	00	.00		566 00	152.94
Jov 01, 2006	-2,769.07	Payment	0	10	()()	.00		2.769.07	-2,616.13
Dec 01, 2006	566.00	Amt Dure	30	10	.00	.00		566.00	-2,050.13
Dec 01, 2006	-572.40	Payment	0	10	.00	.00		-572.40	-2 6?? 53
lan 01, 2007	566.00	Anit Due	31	10	00	.00		566.00	-2,056.53
fan 01, 2007	-6.40	Amt Due	0	10	.00.	.00		-6.40	1, 4
'eb 01, 2007	.00		31	10	.00.	.00		(1()	-2,062 93
									*
fan 01, 2007	-6.40		0	10	.00.	.00		-6.40	1. 4

	Total of Payments.	6,598.40		
	Total Interest Earned:	7.47	Principal Balance.	-2,062-93
. 15 Sec	Amount Applied to Interest:	7.47	Unpaid Accrued Interest:	.00.
	Amount Applied to Principal:	6,590.93	Total Amount Due	$\cdot = -2,062.93$

Clifford M. Govaerts 21795 Olive Ave Cupertino, CA 95014 408-253-1921 February 20, 2007

Via Registered Mail-Return receipt requested

Santa Clara County Department of Child Support Services 2851 Junction Ave San Jose, CA 95134-1910

Attention: Mary Murphy

Case # 1: 0205857 Govaerts id# 730161-Complaint re calculation of accrued support due

Dear Ms. Murphy,

Thank your for your recent, candid letter. I take some comfort in knowing that Melody was not the source of the erroneous bills in your monthly case activity statements. I have attached those statements for April 2006, June 2006 and August 2006, showing arrearage for \$43,667.50, \$45,137, and \$46,755 respectively. Why would you send out these bills knowing that they were erroneous?

In addition, you must have known that even though Melody was seeking \$6,894 in back support, with my pending motion to modify support, which would be given retroache effect, and my nominal amount of income, it was unlikely that she would collect any portion of the \$6,894.

Clearly the purpose of your bills was to extort and inflict economic and emotional pressure on me. Your statements state the many penalties for nonpayment, e.g. attachment of accounts, including IRA's, blemishes on my credit report, garnishment of wages and tax refunds (and mine was taken) and one year in jail and \$1,000 fines.

Your misuse of power in this matter is unethical, actionable and potentially criminal. If this was not merely a frolic of your own but the policy of your department, it may be time to blow the whistle. In any event, out of professional courtesy, I recommend that you obtain independent legal counsel.

Whatever you may have filed with the court in July of 2006 is fairly irrelevant. I notice your attached August bill was unadjusted. But as you know, the damage was already done before July 2006, with my hospitalization in June 2006. That personal injury, the injury to my children, particularly my son, and the impact this has had on my job search

Exhibit C

Page 29 of 58

and future cannot be compensated for although I will now seek significant amounts in damages for your outrageous and maheious misconduct

My COBRA coverage ran out January 1, 2007. If I am unable to secure employment and group benefits by March 1, 2007, it is my understanding that because of pre-existing condition limitations in most if not all plans, and for various, personal reasons, I will be uninsurable for the rest of my career. How will I obtain coverage for my minor child? Wasn't she to be the beneficiary of your efforts? How is destroying her father by your wrongdoings a benefit to her?

I will be amending my claims with your office and the Board of supervisors in light of your recent admission. Regarding the former, it has been over 30 days without a response, and if the case must now be moved to the ALJ, assuming I have exhausted my administrative rights, please move it up.

In any event, I strongly request that all matters related to the above-captioned case be removed from your desk and reassigned to someone else.

One last thought, as my ongoing job search is so critical a focus, I would hope the County would agree in writing to a 90 day or longer tolling of all applicable statutes of limitations applicable to my claims. I would further request that all matters surrounding my medical history be kept confidential by all those involved. As a quid pro quo, I will be quite circumspect in sharing the facts of your actions with others.

Best wishes in what may be difficult times.

Clifford Govaerts

Cc:Board of supervisors; Gage et al

Department of Child Support Services, and the wrongful acts of its Attorney, Defendant Mary Murphy, to collect a minimal amount of Child Support allegedly due, by an unlawful and untruthful overstatement of such underpayment by a factor of 20, and win-at-all-costs collection efforts in an attempt, through financial, emotional, and mental abuse to coerce Plaintiff to pay such inflated amount. FIRST CAUSE OF ACTION- NEGLIGENT INFLICTION OF EMOTIONAL DISTRESS:

Plaintiff alleges:

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- 1. Defendant Santa Clara County Department of Child Support Services is, and at all times mentioned herein was, a public entity, duly organized and existing under the laws of the State of California.
- 2. At all times mentioned herein, defendants Mary Murphy, Atty and John G. Vartanian, III are employees of defendant Santa Clara County Department of Child Support Services and in doing the acts hereinafter described, acted, except as herein noted, within the course and scope of his or her employment. It is believed and therefore alleged that Defendant John G. Vartanian, III is the supervisor of Defendant Mary Murphy, Atty.
- 3. Defendant Melody Grandell is Plaintiff's former spouse and a resident of Santa Clara County, the County where the underlying Child Support Order and Action in this matter arose.
- 4. Defendant County of Santa Clara is, and at all times mentioned herein was. a county duly organized and existing under the laws of the State of California and is responsible for the management and supervision of some or all of the other public entities or public employees whose acts are hereinafter described.
- 5. Plaintiff is ignorant of the true names and capacities of defendants sued herein as DOES 1-10, inclusive, and therefore sues these defendants by such fictitious names. Plaintiff will amend this complaint to allege their true names and capacities when ascertained. Plaintiff is informed and believes and thereon alleges that each of these fictitiously named defendants is negligently responsible in some manner for the occurrences herein alleged, and that plaintiff's injuries as herein alleged were proximately caused by that negligence.
- 6. At all times herein mentioned, defendants DOES 1-10 , inclusive, were the agents, servants, and employees of their codefendants, and in doing the things hereinafter alleged were acting in the scope of their authority as such agents, servants, and employees, and with the permission and consent of their codefendants.
- 7. Defendant Mary Murphy, in connection with an ongoing child support modification conflict between plaintiff and Defendant Melody Grandell, on or about

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June 2006, informed the court that Plaintiff owed \$42,000, principal and interest, in back child support, in clear violation of her duties as a member of the California State bar, Rule of Professional Conduct 5-200 (A) and (B) to present matters truthfully and not to mislead the judicial officer. This duty of truthfulness is a mandatory duty codified by California Business and Professions Code § 6068. Ms. Murphy knew or should have known that Plaintiff's obligation was not \$42,000 but a much smaller amount as she had been advised by Defendant Grandell that the amount of child support actually due was less than \$3,000.

- 8. Defendant Mary Murphy knew or should have known, that Plaintiff, as a result of a bitter divorce and the recent loss of his job, was suffering from an emotional disability and was collecting California SSI.
- 9. As a result of her ethical duty, and the commitment to the public of her employer, Defendant Santa Clara County Department of Child Support Services, whose expressed mission statement to promote the well-being of families with accurate and timely service, as stated in such defendant's marketing materials attached as Exhibit A, Mary Murphy owed a duty of care to plaintiff which she breached by her failure to determine the exact amount, or at least a reasonable estimate thereof, of the child support due, and not to pursue Plaintiff for an unlawful amount.
- 10. As the proximate result of the acts alleged above, plaintiff suffered humiliation, mental anguish, and emotional and physical distress, and has been injured in mind due to the harassing letters from Defendant Department of Child Support Services which included threats of arrest, attachment, garnishment of tax refunds (which did occur) and that threat to Plaintiff's professional license, all of which caused severe emotional breakdown of Plaintiff and hospitalization, all to Plaintiff's damage.
- 11. As a further proximate result of the acts alleged above, plaintiff was required to and did employ physicians to examine, treat, and care for plaintiff, and incurred additional medical expenses for hospital bills and other incidental medical

expenses. Plaintiff is informed and believes and thereon alleges that plaintiff will incur some additional medical expenses, the exact amount of which is unknown.

- 12. By reason of the acts alleged above, plaintiff was prevented from continuing his job search and is reaching the end of his COBRA health insurance coverage. Plaintiff is informed and believes and thereon alleges that plaintiff will thereby sustain further damages.
- 13. The acts of defendant Mary Murphy and the failure of all other defendants other than Melody Grandell to supervise Ms. Murphy justify the awarding of damages to Plaintiff.
- 14. Defendant's act in misleading the Court as to the amount of Child support due was itself unlawful, outside her duties as an employee of the Department, and not part of an action instigated or prosecuted by her as the matter was already pending. Mary Murphy was in fact, a mere witness for the Defendant Department of Child Support in this matter, and, as such, does not enjoy the normal prosecutorial immunity and, as the function her position was to protect children, under Government Code § 820.21, such immunity is not available as a result of her deceit. Justice demands that the state policy in favor of immunity must give way to the states interest in protecting the integrity of the justice system from the unlawful acts of officers of the Court. This is especially true in light of the mandatory and statutory duty of a lawyer to be truthful in all matters.
- 15. Plaintiff was required to comply with the claims statute and has complied. Plaintiff's claim was denied by Defendant County of Santa Clara on April 4, 2007;

WHEREFORE, plaintiff prays judgment as follows:

- 1. For general damages according to proof;
- 2. For medical and related expenses according to proof.
- 3. For lost earnings, past and future, according to proof;]
- 4. For costs of suit herein incurred; and

 5. For such other and further relief as the court may deem proper.

SECOND CAUSE OF ACTION-INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS:

Plaintiff alleges:

- 1. Plaintiff repeats allegations 1-4 and 15 from his First Cause
- 2. Plaintiff is ignorant of the true names and capacities of defendants sued herein as DOES 1-10, inclusive, and therefore sues these defendants by such fictitious names. Plaintiff will amend this complaint to allege their true names and capacities when ascertained. Plaintiff is informed and believes and thereon alleges that each of these fictitiously named defendants except for Defendant Melody Grandell are responsible in some manner for the occurrences herein alleged, either as a result of their failure to supervise, or for some other reason, and that plaintiff's injuries as herein alleged were proximately caused by that act or omission.
- 3. At all times herein mentioned, defendants DOES 1-10, inclusive, were the agents, servants, and employees of their codefendants, and in doing the things hereinafter alleged were acting in the scope of their authority as such agents, servants, and employees, and with the permission and consent of their codefendants.
- 4. Defendant Mary Murphy, in connection with the above-described child support modification conflict, with full known of the inaccuracy of the information, informed the court and/or Defendants Vartanian, Department and Does, that Plaintiff owed \$42,000, principal and interest, in back child support, in clear violation of her duties as a lawyer and arising out of her relationship to Plaintiff. Ms. Murphy knew that Plaintiff's obligation was a much smaller amount as she had been advised by Defendant Grandell that the amount of child support actually due was less than \$3,000. Nevertheless, Ms. Murphy thereby acted with reckless abandon, willfulness and malice in pursuing Plaintiff for \$42,000.
- 5. Defendant Mary Murphy knew or should have known that Plaintiff, as a result of a bitter divorce and the recent loss of his job, was suffering from an emotional disability and was collecting California SSI.

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THIRD CAUSE OF ACTION- MALICIOUS PROSECUTION:

Plaintiff alleges:

- Plaintiff repeats allegations 1-6 from his Second cause of action. İ.
- 2. . Despite the claim that Plaintiff owed \$42,000 in back child support, but only after the suffering of Plaintiff, Defendant Department of Child Support Services ultimately concluded that no back child support existed. See Defendant Department of Child Support Services letter of February 12, 2007. attached as Exhibit 2. In response thereto Plaintiff supplemented his claim pending against the County by his letter of February 20, 2007, informing the county of his elevated damages and new causes of action, as shown in Exhibit 3, attached hereto.
- 3. Defendants acted without any basis in fact in claiming any amount over \$3,000 was due and in their vicious actions to recover such amounts. Defendant Murphy did not honestly, reasonably, and in good faith belief Plaintiff to be guilty of the financial neglect of his daughter. She had no justification in participating in such wrong doing.
- 4 Plaintiff is informed and believes and therefore alleges that Defendant Melody Grandell wrongfully participated in such conduct. Melody Grandell had no justification in participating in such wrong doing as she knew there was no such deficiency
- 5. Defendants Murphy and Grandell, and unknown Does, acted maliciously in pursuing Plaintiff for amounts knowingly not due and did so out of an improper motive or purpose, prejudice, or a desire to annoy and wrong Plaintiff to pay an amount of \$3,000, which due to his limited income, was ultimately determined not due.
- 6. As a proximate result of the wrongdoings initiated by Defendants, Plaintiff has been damaged.
- 7. Such misstated claim for back Child Support and harassment to collect such debt were acts by said Defendants which were willful, wanton, malicious and

oppressive in that it was, it is believed, in the case of Defendant Mary Murphy, and Department, that a policy or custom of Defendant Department of Child Support Services exists that all dads are presumed to be "deadbeats", and none are truly disabled or otherwise justified in nonpayment, and that "win at all cost" attitude be pursued for amounts in excess of amounts reasonably due. This gender bias, it is believed, and the ill will of Melody Grandell, it is believed and therefore alleged, was motivated by hatred of or ill will toward Plaintiff. These acts, and the frail condition of Plaintiff when they occurred, therefore justify the awarding of punitive damages.

7. Plaintiff repeats allegation 14 in his First Cause of Action relative to the claims and immunity argument above.

WHEREFORE, plaintiff prays judgment against defendants, and each of them, as follows:

- 1.For general damages according to proof.
- 2. For exemplary and punitive damages as permitted by law
- 3. For costs of suit herein incurred.
- 4. For such other and further relief as the court may deem proper.

FOURTH CAUSE OF ACTION- BREACH OF FIDUCIARY DUTY OF ATTORNEY DUE PLAINTIFF:

(As Against Defendants Murphy, Vartanian, Department, County and Does 1-10).

Plaintiff alleges:

- 1 Plaintiff repeats allegations 1-5 from his Second Cause.
- 2. Plaintiff is ignorant of the true names and capacities of defendants sued herein as DOES 1-10, inclusive, and therefore sues these defendants by such fictitious names. Plaintiff will amend this complaint to allege their true names and capacities when ascertained. Plaintiff is informed and believes and thereon alleges that each of these fictitiously named defendants except for Defendant Melody Grandell are responsible in some manner for the occurrences herein alleged, either as

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a result of their failure to supervise, or for some other reason, and that plaintiff's injuries as herein alleged were proximately caused by that act or omission.

- 3: At all times herein mentioned, defendants DOES 1-10 inclusive, were the agents, servants, and employees of their codefendants, and in doing the things hereinafter alleged were acting in the scope of their authority as such agents, servants. and employees, and with the permission and consent of their codefendants.
 - 4. For such other and further relief as the court may deem proper.

As a result of Defendant's role and position, a balancing of (1) her intended harm to Plaintiff with her knowledge of his emotional condition and health, (2) the degree of certainty that being unemployed and told he owed more he knew he didn't, after being through the "normal traumas" of family breakdowns, such intended harm was likely (3) the clear violation of rules of professional responsibility, (4) the severity of the harm caused, and (5) the policy of this state and the Count to prevent harm under these situations, case law creates a fiduciary duty between lawyer and third party. See U Biakanja, 49 Cal. 2d. 647, and Adelman v. Associated Internat. Ins. Co., 90 Cal App 4th 352, at 361.

- 5. Said defendants breached such duty by their wrongful allegations regarding back child support
- 6. As a result of such breach, defendants gained a collection advantage against Plaintiff, requiring Plaintiff to hire his own counsel and incur legal expenses exceeding \$3,000, much to Plaintiff's damage.
- 7. Defendant Murphy's willful misconduct was wanton, malicious, and oppressive, and justify the awarding of exemplary and punitive damages.
- 8. As the proximate result of the acts alleged above, Plaintiff suffered humiliation, mental anguish, and emotional and physical distress, and has been injured in mind due to the harassing letters from Defendant Department of Child Support Services which included threats of arrest, attachment, garnishment of tax refunds (which did occur) and that threat to Plaintiff's professional license, all of

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which caused severe emotional breakdown of Plaintiff and hospitalization, all to Plaintiff's damage.

- 9. As a further proximate result of the acts alleged above, Plaintiff has incurred the other special damages, including legal and medical fees set forth above.
- 10. By reason of the acts alleged above, Plaintiff was prevented from continuing his job search and is reaching the end of his COBRA health insurance coverage. Plaintiff is informed and believes and thereon alleges, that plaintiff will thereby sustain further damages.
- 11. The acts of defendant Mary Murphy and the failure of all other defendants other than Melody Grandell to supervise Ms. Murphy justify the awarding of exemplary and punitive damages to Plaintiff.
- 12. Plaintiff repeats allegation 14 in his First Cause of Action relative to the claims and immunity argument above.

WHEREFORE, Plaintiff prays judgment as follows:

- 1. For general damages according to proof;
- 2. For medical and related expenses according to proof.
- 3. For lost earnings, past and future, according to proof;
- 4. Exemplary and punitive damages
- 5. For costs of suit herein incurred; and
- 6. For such other and further relief as the court may deem proper.

CAUSE OF ACTION: CIVIL RIGHTS VIOLATION UNDER 42 U.S.C.A. § 1983

1. Defendants, through pursuing Plaintiff for child support in amounts they knew to be excessive, unlawfully intruded into family relationship matters between Plaintiff and his minor child, who had been thrown, actively and perpetually, into Plaintiff's marital dissolution. There exists a special community of thoughts, experiences and beliefs between a father and daughter, and for a daughter to wrongfully believe that her father is seriously behind on support obligations, as a result of Defendants' wrongful actions, puts in jeopardy such constitutionally protected relationship.

Case 5:08-cv-00125-RMW

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- 2. Defendants had no justification in their wrongful and outrageous conduct and in fact, had assumed a duty to protect the family relationship by their very existence and operations. It shocks the conscious that they would engage in such conduct when the research concludes that the rate of suicide among men going through a breakup of marriage is three times the rate of married men. How do the death of a father, and the resulting termination of support, benefit the child?
- 3. Defendants, with the intent to cause Plaintiff harm, pursued Plaintiff for a fabricated amount of child support, recklessly, maliciously, and without regard to his civil rights.
- 4.Plaintiff brings this action under 42 U.S.C.A. § 1983 and various state tort claims, seeking compensatory and punitive damages, and injunctive relief to prevent future unlawful civil rights violations by Defendants.
- 5. This civil rights claim is brought to ensure that the constitutional freedom for wrongful governmental intrusion into family matters does not become meaningless.
 - 6. State courts have jurisdiction over matters arising under § 1983.
 - 7. The events giving rise to these claims arose in Santa Clara County.
- 8. Plaintiff's child support obligation relates to his minor daughter Melissa age 14 at the time of the wrongful conduct of Defendants.
- 9. Defendant Melody Grandell shared many of the details of the parties' dissolution with said minor child who did in fact confront her father with respect to the alleged delinquent support.
- 10. Plaintiff is ignorant of the true names and capacities of defendants sued herein as DOES 1-10, inclusive, and therefore sues these defendants by such fictitious names. Plaintiff will amend this complaint to allege their true names and capacities when ascertained. Plaintiff is informed and believes and thereon alleges that each of these fictitiously named defendants except for Defendant Melody Grandell are responsible in some manner for the occurrences herein alleged, either as

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a result of their failure to supervise, or for some other reason, and that plaintiff's injuries as herein alleged were proximately caused by that act or omission.

11. At all times herein mentioned, defendants DOES 1-10, inclusive, were the agents, servants, and employees of their codefendants, and in doing the things hereinafter alleged were acting in the scope of their authority as such agents, servants. and employees, and with the permission and consent of their codefendants.

As To Defendant Murphy:

- 12. Plaintiff repeats allegations 1-4 and 14 from his First Cause.
- 13. At all times relevant, Defendant Murphy, in her unlawful overstatement of Plaintiff's support obligation, and in her vicious and ceaseless pursuit of such amounts, was acting, it is argued in the alternative, within the scope and authority granted under state law, under a course of action and behavior rising to a level of a policy, custom and systemic condoned practice, which deprived Plaintiff of rights, privileges, and immunities secured by the United States Constitution and by federal statute in violation of 42 U.S.C.A. § 1983.
- 14. Defendant Murphy's conduct was reckless, callously indifferent, and willful to the level of being wanton, malicious, and oppressive, and justifies the awarding of exemplary and punitive damages.
- 15. As a direct and proximate result of such acts, indifference, custom and policy established by Defendant Department, Plaintiff has suffered and will continue to suffer shame, despair, depression, mental pain, anguish and economic losses, all to Plaintiff's damage in an amount to be proven at trial. In addition irreparable harm has been done to his relationship with his daughter, greatly elevating such mental and emotional damages.

As To Defendants Vartanian, Santa Clara County Department Of Child Support **And Santa Clara County**

- 16. Plaintiff repeats allegations 1-14 from this Cause against Defendant Murphy.
- 17. Defendants Vartanian, and the Santa Clara County Department Of Child Support Services, it is alleged and believed, knew of and ratified the above-described

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actions of Defendant Murphy, were instrumental in setting, and acted in concert in setting, acting under color of state law, the policy and custom the lead to the overstatement of Plaintiff's support obligation and the wrongful pursuit of such amounts against him in violation of his Civil Rights.

- 18. Out of deliberate indifference and/or unofficial custom and policy. including a "win at all costs" policy, Defendants Vartanian, the Santa Clara County Department Of Child Support Services, and the County of Santa Clara, failed to adequately train and supervise Defendant Murphy and Does 1-10 as to the laws relating to the civil rights of members of the community involved in child support matters, the proper means to be followed by lawyers and other officials in assisting families in meeting the needs of their children, and the emotional considerations which, in good conscience, should require a sensitivity to the situation greater that that exhibited by Ms. Murphy.
- 19. As a result, Plaintiff was subject to the wrongful conduct herein alleged which deprived Plaintiff of rights, privileges, and immunities secured by the United States Constitution and by federal statute in violation of 42 U.S.C.A. § 1983.
- 20. Defendants Vartanian, the Santa Clara County Department Of Child Support Services, and the County of Santa Clara, should have supervised, known, trained and instructed Ms. Murphy, and their other employees, agents, and/or representatives to be aware that federal and state laws require that proper means be followed in assisting families in meeting the support needs of their children, and that emotional considerations, in good conscience, should require that in performing their official duties, a sensitivity to protecting the family relationship present.
- 21. As a direct and proximate result of said acts, indifference, custom, and policy established by Defendants Vartanian, the Santa Clara County Department Of Child Support Services, and the County of Santa Clara, Plaintiff has suffered and will continue to suffer shame, despair, depression, mental pain, anguish and economic losses, all to Plaintiff's damage in an amount to be proven at trial. In addition irreparable harm has been done to his relationship with his daughter, greatly elevating such mental and emotional damages.

As To Defendants The Santa Clara County Department Of Child Support, And The County Of Santa Clara

22. In addition to the above grounds for liability, Defendants the Santa Clara County Department Of Child Support Services and the County of Santa Clara are vicariously liable to Plaintiff for the acts of their employees, agents, and/or representatives.

WHEREFORE, Plaintiff prays judgment as follows:

AS TO DEFENDANTS MURPHY AND VARTANIAN,:

- 1. For general damages according to proof;
- 2. For medical and related expenses according to proof.
- 3. For lost earnings, past and future, according to proof;
- 4. Exemplary and punitive damages
- 5. For costs of suit herein incurred; and
- 6. For such other and further relief as the court may deem proper.

AS TO DEFENDANTS THE SANTA CLARA COUNTY DEPARTMENT OF CHILD SUPPORT, AND THE COUNTY OF SANTA CLARA

- 1. For general damages according to proof;
- 2. For medical and related expenses according to proof.
 - 3. For lost earnings, past and future, according to proof;
 - 4. For costs of suit herein incurred;
 - 5. For injunctive relief preventing future violations of this nature, and
 - 6. For such other and further relief as the court may deem proper.

Dated: December 4, 2007

Clifford M. Govaerts, Plaintiff

VERIFICATION

I, Clifford M. Govaerts, am the plaintiff in this action. I have read the foregoing First Amended complaint and know the contents thereof. The same is true of my own knowledge, except as to those matters which are therein stated on information and belief, and, as to those matters, I believe it to be true.

Dated: December 4, 2007

Clifford M Govaerts, Plaintiff

Mission of the Department of Child Support Services

The mission of the Department of Child Support Services is to promote the well-being of children and the self-sufficiency of families by delivering effective child support services to help meet the financial, medical, and emotional needs of children.

CALL CONTROL OF THE C

Values of the Department of Child Support Services

The Department of Child Support Services.

- Is dedicated to providing a child support program that puts the security
 of children above all else, based on the belief that parental responsibility
 includes financial, medical, and emotional support
- Takes pride in treating everyone served with kindness and compassion
- Treats customers equally and unpartially, recognizing their differences with respect and understanding
- Responds to customers with accurate and timely services
- Works collaboratively with customers, other governmental agencies, and partners in an environment of trust and open communication to provide the best possible child support services

Call fall free 1-866-249-0773 to find your county Department of Child Support Services office or visit our website at http://www.childsup.ca.gov





County of Santa Clara

Department of Child Support Services

2685 Jun tion Avenue San Jose, Califorma 95134 (408) 503-5200 FAX 503-5252

Ralph Miller, Director

February 12, 2007

Clifford Govaerts
P.O. Box 2294
Cupertino, California 95015

Re: In re the Marriage of Govaerts

FSB: 0205857

Dear Mr. Govaerts:

It is my understanding from your attorney that the Department of Child Support Services is permitted to deal with you directly until you inform us that you want us to deal with your attorney.

This letter is in response to your correspondence in which you believe you have over paid child support. I agreed you have over paid the child support that has accrued from June 1, 2006 through January 1, 2007. In May/June of last year, Ms. Grandell asserted that there were child and spousal support arrears estimated in the amount of \$6,894 owed prior to June 1, 2006. (These figures were listed in a Responsive Declaratifiled with the court in June of 2006. A copy was served on your attorney.)

On July 20, 2006, Melody Grandell, your attorney, Tracy Duell-Casez and I were present in Department 94 for a settlement conference. The issues before the court were modification of child and spousal support and determination of arrears. Your attorney was not able to reach you. By stipulation Ms. Grandell, Ms. Duell-Casez and I agreed to take the motion off calendar without prejudice. Any party could ask that the matter be restored.

I just spoke with Ms. Grandell. She has decided not to pursue the prior arrearages at this time. She is aware that this will result in an overpayment of support and you will not need to pay support until the overpayment is cured.

Attached is a Schedule of Payments which shows that you have over paid child support by \$2,062.93 through January, 2007. This means you would not owe support for February, March, and April. For May, you would only need to pay \$161.07. (4 months x \$566= \$2,224 less \$2,062.93 = \$161.07).

Exhibit B-1

Board of Supervisors: Donald F. Gage, Blanca Alvarado, Pete McHugh, James T. Beall, Jr., Liz Kniss

Clifford Govarets February 12, 2007 Page 2

I have already asked the Child Support Officer assigned to your case to adjust your accounts. If you disagree or have questions regarding the above, you can contact me at (408) 503-5502 or fax correspondence to (408) 503-5657.

Sincerely,

Mary Murphy

Department of Child Support Services

cc: Melody Grandell Tracy Duell-Cazes Schedule of Payments

February 12, 2007

Page: 1

FSB 0205857 Govaerts Never Arrears

Simple Interest starting at 10%

Paymen's are being applied: first to debt incurred during the current month, then to interest, then to principal.

Prepared using software licensed to Santa Clara County Family Support

Date	Amount or paymerceeived	ent	# of days	Interest rate from this date forward	Interest carned since prior transaction	Total accrued interest	Portion of payment applied to interest	Transaction's effect (+ or -) upon principal balance	Principal balance
un 01, 2006	566.00	Amt Duc	0	10	.00	.00		566.00	566.00
un 01, 2006	-1,134.00	Amt Due	0	1()	00	.00		-1,134.00	-568.00
ul 01, 2006	566.00	Amt Due	30	10	.00	()()		566.00	-2.00
ul 01, 2006	-294.00	Payment	()	10	00	00		-294.00	-296.00
ıg 01, 2006	566.00	Aint Duc	31	{()	O(),	<u>,()()</u>		566.00	270.00
ıg 01, 2006	-101.53	Payment	0	10	.00	.00		101.53	168.47
p 01, 2006	566.00	Amt Duc	31	10	1.43	1.43		566.00	734.47
ct 01, 2006	566.00	Amt Due	30	10	6.04	7.47		566.00	1,300.47
et 01, 2006	-1,721.00	Payment	0	10	.00	7.47	-7.47	-1,713.53	-413.06
v 01, 2006	566.00	Amt Due	31	10	.00	.00		566.00	152.94
v 01, 2006	-2,769.07	Payment	0	10	00	.00		-2,769.07	-2,616.13
c 01, 2006	566.00	Amt Due	30	10	.00	.00		566.00	-2,050.13
c 01, 2006	-572.40	Payment	0	10	.00.	.00.		-572.40	-2,622.53
n 01, 2007	566.00	Amt Due	31	10	.00	.00		566.00	-2,056.53
a 01, 2007	-6.40	Aint Due	0	10	.00.	.00		-6.40	-2,063 (
ol, 2007	.00.		31	10	.00	.00.		.00	-2,062.93
		Total of Payments:		ents: 6	5,598.40	,			
		Total Interest Earned:			7.47		Principal	Balance	-2,062.93
	Am	Amount Applied to Interest:			7.47	Uı	apaid Accrued	d Interest:	.00
	Amount Applied to Principal:			ipal: (5,590.93		Total Amo	ount Due: =	-2,062.93

Clifford M. Govaerts 21795 Olive Ave Cupertino CA 95014 408-253-1921 February 20, 2007

Via Registered Mail-Return receipt requested

Santa Clara County Department of Child Support Services 2851 Junction Ave San Jose, CA 95134-1910

Attention:Mary Murphy

Case # 1: 0205857 Govaerts id# 730161-Complaint re calculation of accrued support due

Dear Ms. Murphy,

Thank your for your recent, candid letter. I take some comfort in knowing that Melody was not the source of the erroneous bills in your monthly case activity statements. I have attached those statements for April 2006, June 2006 and August 2006, showing arrearage for \$43,667.50, \$45,137, and \$46,755 respectively. Why would you send out these bills knowing that they were erroneous?

In addition, you must have known that even though Melody was seeking \$6,894 in back support, with my pending motion to modify support, which would be given retroactive effect, and my nominal amount of income, it was unlikely that she would collect any portion of the \$6,894.

Clearly the purpose of your bills was to extort and inflict economic and emotional pressure on me. Your statements state the many penalties for nonpayment, e.g. attachment of accounts, including IRA's, blemishes on my credit report, garnishment of wages and tax refunds (and mine was taken) and one year in jail and \$1,000 fines.

Your misuse of power in this matter is unethical, actionable and potentially criminal. If this was not merely a frolic of your own but the policy of your department, it may be time to blow the whistle. In any event, out of professional courtesy, I recommend that you obtain independent legal counsel.

Whatever you may have filed with the court in July of 2006 is fairly irrelevant. I notice your attached August bill was unadjusted. But as you know, the damage was already done before July 2006, with my hospitalization in June 2006. That personal injury, the injury to my children, particularly my son, and the impact this has had on my job search

Ex hibit C

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and future cannot be compensated for although I will now seek significant amounts in damages for your outpurcous and malicipus imisconduct

My COBRA coverage ran out January 1, 2007. If I am unable to secure employment and group benefits by March 1, 2007, it is my understanding that because of pre-existing condition limitations in most if not all plans, and for various, personal reasons, I will be uninsurable for the rest of my career. How will obtain coverage for my minor child? Wasn't she to be the beneficiary of your efforts? How is destroying her father by your wrongdoings a benefit to her?

I will be amending my claims with your office and the Board of supervisors in light of your recent admission. Regarding the former, it has been over 30 days without a response, and if the case must now be moved to the ALJ, assuming I have exhausted my administrative rights, please move it up.

In any event, I strongly request that all matters related to the above-captioned case be removed from your desk and reassigned to someone else.

One last thought, as my ongoing job search is so critical a focus, I would hope the County would agree in writing to a 90 day or longer tolling of all applicable statutes of limitations applicable to my claims. I would further request that all matters surrounding my medical history be kept confidential by all those involved. As a quid pro quo, I will be quite circumspect in sharing the facts of your actions with others.

Best wishes in what may be difficult times,

Clifford Govaerts

Cc:Board of supervisors; Gage et al

HORT TITLE:	PLD-PI-00
CHOUNERS & MUTACIARACOUNTY DEAT	27
Exemplary Damages Att	tachment Page (/
ATTACHMENT TO X Complaint Cross - Complaint	
EX-1. As additional damages against defendant (name): John (G Varlanen III
Plaintiff alleges defendant was guilty of	
malice	
fraud	
oppression	
as defined in Civil Code section 3294, and plaintiff should recover, to make an example of and to punish defendant.	, in addition to actual damages, damages
EX-2. The facts supporting plaintiff's claim are as follows:	
lawyer and arising out of her relationship to Plaintiff. A obligation was a small potion of that amount as she had Grandell that the amount of child support actually due with reckless abandon and/or willfulness. Defendant Mary Murphy new or should have know bitter divorce and the recent loss of his job was suffering and was collecting California SSI. Defendant Murphy's malicious, and oppressive, and justify the awarding of example of the acts alleged above.	been advised by Defendant was less than \$3,000 and acted now that Plaintiff, as a result of a g from an emotional disability s wilfull misconduct was wanton, exemplary and punitive damages.

EX-3. The amount of exemplary damages sought is

a. Important to Code of Civil Procedure section 425.10.

		·		PLD-PI-001(6)
SHORT	ITLE:	- D. o.t	CASE NUMBER	12517001(0)
(ア	CHAGREY; U PAINTACHARACHARACHAR	POSOPPERT		
	Exemplary Da	mages Attachn	nent	Page /O
ΓA	TACHMENT TO X Complaint Cross	- Complaint		
E	-1. As additional damages against defendant (name,	: Mary Me	erfoly-	
	Plaintiff alleges defendant was guilty of malice fraud oppression as defined in Civil Code section 3294, and plaintif to make an example of and to punish defendant.			ges, damages
EX	2. The facts supporting plaintiff's claim are as follows	: :		
; ;	lawyer and arising out of her relationship to bligation was a small potion of that amout Grandell that the amount of child support a with reckless abandon and/or willfulness. Defendant Mary Murphy new or so the divorce and the recent loss of his job and was collecting California SSI. Defendant was collecting California SSI. Defendant was collecting California SSI. Defendant was collecting California SSI. Defendant was the proximate result of the acts and the proximate result of the acts mental anguish, and emotional and physical he harassing letters from Defendant Department of the acts of arrest, attachment, garm that threat to Plaintiff's professional license preakdown of Plaintiff and hospitalization,	ant as she had been a actually due was less hould have know the was suffering from dant Murphy's wilfurwarding of exempla alleged above, plain all distress, and has bettment of Child Suppishment of tax refunce, all of which cause	at Plaintiff, as a an emotional dull misconduct vary and punitive atiff suffered huben injured in a port Services was (which did od severe emotional descriptions)	endant or deced result of a isability vas wanton, e damages. miliation, mind due to hich
EX-	. The amount of exemplary damages sought is a. \times \text{not shown, pursuant to Code of Civil Prob.}	ocedure section 425.10.		

SHORT TITLE:		CAS	E NUMBER	PLD-PI-001
CACCAGRETS O PAINTACE	PRACHIMATION P	Prist		
Exem	olary Damages <i>i</i>	Attachme	nt Page	62
ATTACHMENT TO [X] Complaint [Cross - Complaint			
EX-1. As additional damages against deferences. Plaintiff alleges defendant was guilty	ndant (name): Sanle	e Olaran G	Junto Defato.	ind
	· GC	had suf	for service	۷.
Plaintiff alleges defendant was guilty Malice	or <i>U</i>	V	•	
fraud				
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as defined in Civil Code section 3294 to make an example of and to punish		ver, in addition t	o actual damages, dama	ges
EX-2. The facts supporting plaintiff's claim a	re as follows:			
Defendant Mary Murphy, in corknown of the inaccuracy of the is \$42,000, principal and interest, is lawyer and arising out of her reliabling to bligation was a small potion of Grandell that the amount of child with reckless abandon and/or wis Defendant Mary Murphy bitter divorce and the recent loss and was collecting California SS malicious, and oppressive, and jute As the proximate result of mental anguish, and emotional at the harassing letters from Defendincluded threats of arrest, attachmental threat to Plaintiff's profession breakdown of Plaintiff and hospice.	nformation, informent back child support ationship to Plaintiff that amount as she had support actually dustrained by the actual of the acts alleged about Department of Conent, garnishment of whal license, all of whal back child property and better the acts alleged about Department of Conent, garnishment of whal license, all of what acts all of what allegense, all of what acts	d the court the in clear viole, in clear viole, in clear viole. Ms. Murple ad been advite was less the know that Pring from an hy's wilfull me fexemplary ove, plaintiff and has been child Support tax refunds (ich caused se course).	nat Plaintiff owed lation of her duties a hy knew that Plaintiesed by Defendant an \$3,000 and acted laintiff, as a result of emotional disability his conduct was want and punitive damage suffered humiliation injured in mind due to Services which (which did occur) are evere emotional	as a iff's of a ton, es. on, et to
EX-3. The amount of exemplary damages so	-			
a. not shown, pursuant to Cod	of Civil Procedure section	on 425.10.		
b. [] \$				

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3	PROOF OF SERVICE						
4	Declaration under Code of Civil Procedure § 1094.5						
5 6	I,, a resident of Santa Clara County, whose business address is 10338 Scenic Blvd Cupertino, CA 95014 this, 2007						
7	Served the following items:						
8	Complaint re Personal Injury, Clifford M. Govaerts vs Santa Clara County Department of Child Support Services, Summons and Statement of Damages;						
9 10	First Amended Complaint re Personal Injury, Clifford M. Govaerts vs Santa Clara County Department of Child Support Services, Summons and Statement of Damages;						
11	On the following interested parties:						
12	Attention Director, Santa Clara County Department Mary Murphy						
13 14	of Child Support Services Santa Clara County Department 2851 Junction Ave. of Child Support Services						
15	San Jose, CA 95134-1910 2851 Junction Ave. San Jose, CA 95134-1910						
16	John G. Vartanian III Santa Clara County Department						
17	of Child Support Services 2851 Junction Ave.						
18	San Jose, CA 95134-1910						
19	Peter Kutras, Jr., County Executive						
20	70 W. Hedding Road, East Wing LI th Floor						
21	San Jose, CA 95110						
22 23	By hand delivery or other Personal service						
24	I declare under penalty of perjury under the laws of the State of California that the above is						
25	true and correct.						
26	Dated:						
27							
28	Michael Govaerts						
	15						

Govaerts v. Santa Clara County et al First Amended COMPLAINT FOR MONEY DAMAGES

POS-015 ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address) FOR COURT USE ONLY ANN MILLER RAVEL, County Counsel (S.B. #62139) MARCY L. BERKMAN, Deputy County Counsel (S.B. #151915) OFFICE OF THE COUNTY COUNSEL 70 West Hedding Street, East Wing, Ninth Floor San Jose, California 95110-1770 TELEPHONE NO (408) 299-5900 FAX NO (Optional) E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name). Defendants, John G. Vartanian, III and Mary Murphy SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA STREET ADDRESS: 191 North First Street MAILING ADDRESS: ~ Same -CITY AND ZIP CODE: San Jose, California 95113 BRANCH NAME PLAINTIFF/PETITIONER: CLIFFORD M. GOVAERTS DEFENDANT/RESPONDENT: SANTA CLARA COUNTY DEPARTMENT OF CHILD SUPPORT SERVICES; MARY MURPHY, ATTY; JOHN G. VARTANIAN, III, COUNTY OF SANTA CLARA;

NOTICE AND ACKNOWLEDGMENT OF RECEIPT—CIVIL

CASE NUMBER:

-07-CV-095874

TO (insert name of party being served): JOHN G. VARTANIAN, III and MARY MURPHY

NOTICE

The summons and other documents identified below are being served pursuant to section 415.30 of the California Code of Civil Procedure. Your failure to complete this form and return it within 20 days from the date of mailing shown below may subject you (or the party on whose behalf you are being served) to liability for the payment of any expenses incurred in serving a summons on you in any other manner permitted by law.

If you are being served on behalf of a corporation, an unincorporated association (including a partnership), or other entity, this form must be signed by you in the name of such entity or by a person authorized to receive service of process on behalf of such entity. In all other cases, this form must be signed by you personally or by a person authorized by you to acknowledge receipt of summons. If you return this form to the sender, service of a summons is deemed complete on the day you sign the acknowledgment of receipt below.

Date of mailing: JANUARY 7, 2008

ALEXANDRA K. WEIGHT

MELODY GRANDELL; AND DOES 1-10.

(TYPE OR PRINT NAME)

ACKNOWLEDGMENT OF RECEIPT

This acknowledges receipt of (to be completed by sender before mailing):

X A copy of the summons and of the complaint.

Other: (specify):

(To be completed by recipient):

Date this form is signed: JANUARY 7, 2008

BERKMAN, Deputy County Counsel

(TYPE OR PRINT YOUR NAME AND NAME OF ENTITY, IF ANY, ON WHOSE BEHALF THIS FORM IS SIGNED)

EXHIBIT C

ATURE OF PERSON ACKNOWLEDGING RECEIPT, WITH TITLE IF ACKNOWLEDGMENT IS MADE ON BEHALF OF ANOTHER PERSON OR ENTITY)

Case 5:08-cv-00125-RMW Document 5 Filed 01/08/2008 Page 57 of 58 1 SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA 2 PROOF OF SERVICE BY MAIL 3 4 CLIFFORD M. GOVAERTS v. SANTA CLARA COUNTY DEPARTMENT OF CHILD SUPPORT SERVICES; MARY MURPHY, ATTY; JOHN G. VARTANIAN, III, COUNTY OF 5 SANTA CLARA; MELODY GRANDELL; AND DOES 1-10. 6 Case No. 1-07-CV-095874 7 I, Alexandra K. Weight, say: 8 I am now and at all times herein mentioned have been over the age of eighteen years, employed in Santa Clara County, California, and not a party to the within action or cause; that my business address is 70 West Hedding, East Wing, 9th Floor, San Jose, California 95110-9 10 1770. I am readily familiar with the County's business practice for collection and processing of correspondence for mailing with the United States Postal Service. I served a copy of the NOTICE AND ACKNOWLEDGMENT OF RECEIPT-CIVIL by placing said copy in an envelope addressed to: Clifford Govaerts, Esq. P.O. Box 2294 Cupertino, CA 95015 which envelope was then sealed, with postage fully prepaid thereon, on January 7, 2008, and placed for collection and mailing at my place of business following ordinary business practices. Said correspondence will be deposited with the United States Postal Service at San Jose, California, on the above-referenced date in the ordinary course of business; there is delivery Service by United States mail at the place so addressed. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct, and that this declaration was executed on January 7, 2008, at San Jose, California. Alexandra K. Weight

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Proof of Service by Mail

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